T			0 4 - 703
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address	s):	FOR COURT USE ONLY	
<u> </u>			
TELEPHONE NO : EAV NO /Options	۸.		
TELEPHONE NO.: FAX NO. (Optional):	<i>y:</i>		
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS: CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
CONTINUANCE—DETENTION F	IE A DINIC	CASE NUMBER:	
CONTINUANCE—DETENTION F	IEARING		
This matter came before the court on the			
original petition subsequent petition	supplemental petition a	other (specify):	
filed on (date):	- cappiomoniai poinion	and (opcony).	
2. Detention hearing	_		
a. Date:	e. Court reporter (name):		
b. Department:	f. Bailiff (name):	anguaga).	
c. Judicial officer (name):d. Court clerk (name):	g. Interpreter (name and la	anguage).	
	_	_	Appointed
h. Party (name):	Present Attorney (<u>(name):</u> Present	today
(1) Child:			
(2) Mother:			
(3) Father—presumed:(4) Father—biological:			H
(5) Father—alleged:	H	H	H
(6) Legal guardian:			
(7) Indian custodian:			
(8) De facto parent:			
(9) County agency social worker:			
(10) Other:			
i. Others present in courtroom:			
(1) Court Appointed Special Advocate (CASA) volun	teer (name):		
(2) Other (name):	,		
(3) Other (name):			
THE COURT FINDS AND ORDERS:			
 The attorney appointed to represent the child as the Prevention and Treatment Act guardian ad litem. 	e child's attorney of record is also	appointed as the child's Child	Abuse
4 a. The child will not benefit from representation by	v an attorney, and the court furthe	er finds:	
(1) the child understands the nature of the pro			
(2) the child is able to communicate and advo		er counsel, other parties,	
including social workers, and other profes			
(3) under the circumstances of the case, the	child would not gain any benefit fro		sel.
b. A Court Appointed Special Advocate is appoin		is also appointed as the	
child's Child Abuse Prevention and Treatment	Act guardian ad litem.		

	JV-40:
CHILD'S NAME:	CASE NUMBER:
A Court Appointed Special Advocate is appointed for the child.	
6. The court has informed and advised the mother biological father allegal guardian presumed father alleged father Indian custodian other (specify): of the following: a. The right of the child and each parent, legal guardian, and Indian custodian to counsel at every stage of the proceedings and, if any of these parties is finance appointed counsel that exists, subject to the court's right to seek reimbursement b. The right to be informed by the court of the following: • the contents of the petition; • the nature of and possible consequences of juvenile court proceedings; • the reasons for the initial detention and the purpose and scope of the determination of the right to have a child who is detained immediately returned to the home custodian if the petition is not sustained; • that if the petition is sustained and the child is removed from the care of the Custodian, the time for services will commence on the date the petition is similar removal, whichever is earlier; • that the time for services will not exceed 12 months for a child aged three year removal; and • that the time for services will not exceed 6 months for a child under the age member of a sibling group that includes a child under the age of three year custodian fails to participate regularly and make substantive progress in an	ntion hearing if the child is detained; of the parent, legal guardian, or Indian sustained or 60 days from the date of the years or over at the time of the initial e of three years or for the if the parent, legal guardian, or Indian
 c. The right to a hearing by the court on the issues presented by the petition. d. The right to assert the privilege against self-incrimination; to confront and cross reports or documents submitted to the court by the petitioner and the witnesse guardian, or Indian custodian; to subpoena witnesses; and to present evidenc 7. The court has considered the information contained in report of social worker dated: other (specify): other (specify): and based on this information finds that continuance in the home is contrary to the determination at the continued hearing. 	es called to testify against the parent, legal e on his or her own behalf.
8. The court grants the motion for continuance under Welfare and Institutions Code s mother biological father legal guardian presumed father alleged father Indian custodian other (specify):	ection 322 made by the child
9. A motion for continuance was made by the mother biological father legal guardian other (specify): and good cause exists for granting the continuance in that a. notice of the date, time, and location of the hearing was not given to (nable the child did not receive proper notice of his or her right to attend the hearing other (specify):	

The motion for the continuance is granted.

(Specify):

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HILD'S NAME:			CASE NUMBER:	
All parties are order	red to return for the contin	ued hearing:	•	
Hearing date:	Time:	Dept:	Room:	
All prior orders not	in conflict with this order	remain in full force and	effect.	
Number of pages atta	ached:			
te:				
			JUDGE JUDGE PRO TEMPORE	
te:			COMMISSIONER REFEREE	